dollars (\$25.00). When any mortgage is satisfied on the margin of the record of the mortgage, as herein provided, the person satisfying the same shall be identified to and his signature shall be witnessed by the county recorder or his deputy.

Approved January 30, 1924.

CHAPTER 109

CLIEK OF THE SUPREME COURT

S. F. 245

All ACF to emend, revise, and codify sections eight thousand four hundred seventy-eight ((8478): and eight thousand four hundred seventy-nine (8479) of the compiled code of lowe, relating to the clerk of the sucreme sourt.

Bo It Enacted by the General Assembly of the State of Iouca

That sections eight thousand four hundred seventy-right (8478) and eight thousand four hundred seventy-nine (8479) of the compiled Code of Iowa are amended, revised, and codified to read as follows:

Soction 1. Appointment. Within ninety (90) days prior to the first socular day in January, nineteen hundred twenty-seven (1927) and every four (4) years thereafter, the judges of the supreme court shall appoint a clock of the supreme court who shall held office for feur (4) years and until his successor has been appointed and qualified. In case a vacancy occurs, the same shall be filled by appointment for the unexpired pertion of the term only.

Soc. 2. Present clerk of the supreme court. Bothing in this act shall affect the torm of office of the precent clerk of the supreme court.

Approved January 22, 1934.

CHAPTER 157

SUPERICOURT PROCEDUR

H. F. 246

AN ACT to emend, revies, and codify sections seventy hundred thirty-two (7032), seventy hundred thirty-five (7035), eighty-four hundred eighty-six (8486), eighty-four hundred ninety-one (8491), eighty-four hundred ninety-six (8496), eighty-four hundred ninety-six (8496), eighty-four hundred ninety-six (8496), eighty-four hundred ninety-six (8496), eighty-five hundred (8500), eighty-five hundred two (8502), eighty-five hundred four (8504) and eighty-five hundred twenty-eight (8528) of the compiled code of lows, relating to procedure in the supreme court, and qualifications for admission to the bar.

Be It Enacted by the General Assembly of the State of Iowa:

That section eighty-four hundred eighty-six (8486) of the compiled Code of Towa is amended, revised, and codified to read as follows:

Section 1. Motion for new trial. The supreme court on appeal may review and reverse any judgment or order of the municipal, superior, or district court,